

राजपत्र, हिमाचल प्रदेश

(ग्रसाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, बुधवार, 10 सितम्बर, 1980/19 भाद्रपद, 1902

हिमाचल प्रदेश सरकार

DEPARTMENT OF FOREST FARMING AND ENVIRONMENTAL CONSERVATION ORDER

Simla-2, the 27th August, 1980

No.15-4/71-SF-II.—Whereas, the State Government is satisfied, after due enquiry, under section 7 of the Himachal Pradesh Land Preservation Act, 1978 that regulations, restrictions, prohibitions or directions contained in this order are necessary for the purpose of giving effect to the provisions of this Act.

- 2. Now, therefore, the Governor, Himachal Pradesh in exercise of the powers conferred by section 4 of the Himachal Pradesh Land Preservation Act, 1978 (Act No. 28 of 1978) is pleased to temporarily regulate, restrict and prohibit throughout the areas (except in Municipal Corporation/Municipal Committees, areas of other local bodies and areas falling in the peripheries of such local bodies) specified in the schedule annexed to Himachal Pradesh Notification of even number, dated 6-2-1979 in Mandi district the following acts for a period of 30 years with effect from the date of publication of this order in the Rajpatra, Himachal Pradesh in the manner indicated below:—
 - (1) The cutting of trees or timber and removal thereof in such areas shall be prohibited:

- Provided that there will be no restriction on the use of forest produce for bona fide domestic purposes of fuel and fodder:
- Provided further that the owners may for their bona fide domestic and agricultural use fell upto five trees each year without permission upto 10 trees with written permission of the concerned Range Officer and more and than 10 trees with written permission of the Divisional Forest Officer concerned:
- Provided further that the trees for sale shall be felled in accordance with the 10 years felling programme, which will be framed by the officers of the Forest Department and approved by the State Government subject to the condition that trees used for timber and other purposes will be felled after obtaining permission of the Divisional Forest Officer concerned upto 50 trees in a year, of the Conservator of Forests upto 100 trees in a year, of the Chief Conservator of Forests upto 200 trees in a year and of the State Government for more than 200 trees and that for other trees the permission will be accorded by the Divisional Forest Officer concerned in accordance with the 10 years felling programme:
- Provided further that any person felling the trees either for domestic or agricultural use or for sale shall be required to plant at least 3 trees for one tree felled. In case, however, a fruit orchard is planted in such area, it shall be planted according to the norms laid down by the State Horticulture Department for complete stocking of the area.
- (2) Subject to the provisions of Para-1 the extraction, collection or removal or subjection to any manufacturing process of any forest produce in such areas shall be prohibited:
- Provided that the extraction of resin will be under takan with the written permission of the concerned Divisional Forest Officer in accordance with the instructions issued by the Chief Conservator of Forest from time to time laying down the peri d of extraction, number of blazes, length, width and depth of the blazed and other related matters:
- Provided further that the felling of bomboos will be regulated according to 3-years Felling programme, which will be framed by the officers of the Forest Department and approved by the State Government and that the permission for felling of bamboos for sale will be granted by the Divisional Forest Officers concerned in accordance with the 3 year felling programme.
- (3) The forest produce passing out of such areas shall be subject to examination by a Forest Officer and no forest produce will be removed by any person, even if it may have been extracted after obtaining permission aforesaid, without obtaining an export permit for the same.
- (4) The authority empowered to grant permission for extraction of forest Produce may while granting permission impose such conditions as may be necessary in the interest of forest conservancy and avoid mis-use of the forest produce so extracted.
- (5) Notwithstanding anything to the contrary contained in the foregoing paragraphs, the State Government may by general of special order allow the cutting or removal of any tree or class of trees subject to such condition as it deem fit to impose wherever it is expedient to do so in the public interest such as grant to Nautor land Consolidation of Holdings or dry trees/fallen trees or in cases pending before 31-3-1979.
- 3. This Supersedes this Department Notification of even No. dated 9-3-1980.

Sd/-Secretary.